

THE PIOCHE DAILY RECORD,  
Published daily (Mondays excepted), by  
P. HOLLAND.  
OFFICE—WEST END OF LAOUR STREET.

TERMS:  
One year, by Mail or Express, \$12  
Six Months, " " " " " " 7  
Three Months, " " " " " " 4  
[None forwarded till paid for.]

THE DAILY RECORD  
delivered in Pioche, Bullionville and Ham-  
ilton, at Fifty Cents per week, payable  
to the Carriers.

AGENTS:  
C. W. CRANE, 430 Montgomery St., San Francisco  
WM. OGDEN, 1000 Broadway, New York  
T. STARK, Hamilton

HARDWARE.

J. J. HALPIN & CO.,

IMPORTERS

AND DEALERS IN

HARDWARE,

Mill and Mining Goods,

Iron, Steel,

STOVES AND TINWARE,

Blasting Powder,

Giant Powder and Fuse.

WE ARE PREPARED TO CUT AND FIT

GAS PIPE, and manufacture all kinds of

Tin, Sheet Iron and Copper Work.

We will guarantee to give satisfaction on all

goods manufactured by us and at

Lower Prices

Than any other firm in Pioche.

J. J. HALPIN & CO.

BOOTS AND SHOES.

J. B. STEPHENS,

FASHIONABLE

SAN FRANCISCO

BOOT-MAKER,

Upper Main Street, adjoining Lot

of Five Dollars.

HAVING JUST RECEIVED HIS SPRING

and Summer Stock, is now ready to make

to order Boots and Shoes of every description,

of superior material and workman-

ship.

MINING BOOTS MADE TO ORDER.

GENTS' DRESS BOOTS A

SPECIALTY.

After long practical experience in the busi-

ness, I am enabled to guarantee my customers

that I can produce and deliver to them boots

of Style, Fit, Durability and

Cheapness in Town.

Repairing done.

J. B. STEPHENS.

BOOTS, SHOES,

MY PATRONS AND THE

PUBLIC generally should be

in mind that I am just in

receipt of

MAGNIFICENT ASSORTMENT OF

BOOTS,

SHOES AND

CAITERS,

Of the Latest Styles, and at Reduced Rates.

Custom Work Made to Order.

Dress Boots a Specialty.

Repairing done cheaply with neatness and

dispatch.

CHAS. ROCK.

STORE-ROOM at Lynch's Block.

SUMMONS.

IN THE DISTRICT COURT OF THE 17TH

Judicial District, of the State of California,

and for the County of Los Angeles,

between JAMES WILFORD CUBAGE, Plaintiff,

and JAMES WILFORD CUBAGE, Defendant.

That the People of the State of California send

greeting to James Wilford Cubage, defendant.

You are hereby notified to appear in an

action brought against you by the above-named

plaintiff in the District Court of the Seventh

Judicial District of the State of California,

in and for the County of Los Angeles,

on the 10th day of February, in the year of our Lord

one thousand eight hundred and seventy-five,

to answer the complaint filed therein, with

in ten days (exclusive of the day of service)

after the service of this summons, or judgment

by default will be taken against you ac-

cording to the prayer of said complaint.

The said action is brought to obtain a decree

of this Court that the bonds of matrimony

existing between plaintiff and defendant be

dissolved; that the care, custody and control of

the minor child of plaintiff, defendant be award-

ed to plaintiff; that the plaintiff have general

relief and costs. Reference is had to complaint

for particulars.

And you are hereby notified that if you fail to

appear and answer the said complaint, as above

# PIOCHE DAILY RECORD.

VOL. X. PIOCHE, NEVADA, TUESDAY, MAY 18, 1875. NO. 54

MISCELLANEOUS.

ASSAY OFFICE

KINSEY LANIUS,

MAIN STREET,

PIOCHE --- NEVADA.

HAVING PURCHASED, REFINED AND

Enlarged John Cahill's Office, I am

prepared for doing work.

With promptness and dispatch.

Terms to Suit the Times.

OFFICE OF THE EMPEROR MINING COMPANY,

Pioche, August 18, 1874.

To William Donnelly, B. J. Tibbitts,

James Murphy and Mrs. H. D.

Henauer:

You are hereby notified that the above-

mentioned mining company have laid out, explored

and assumed debts and liabilities in the pro-

cess of work on said mine, that your prop-

erty of said indebtedness, appurtenant to each

of you, is as follows:

William Donnelly, \$48.98

B. J. Tibbitts, 71.99

James Murphy, 4.17

Mrs. H. D. Henauer, 15.40

And you are further notified that unless each

of you pay the above amounts on or before

November 11, 1874, suit will be instituted

against each of you to recover the amount due

from each of you.

O. C. McDONALD, Secretary.

Office—Lacour Street, Pioche. aul-30d

LUMBER.

SHERWOOD & BRO.,

MAIN STREET, PIOCHE,

CAN SUPPLY ALL KINDS

MINING AND BUILDING LUMBER.

SAVED TIMBER.

HEWED TIMBER AND POLES.

CALIFORNIA LUMBER.

REDWOOD AND SUGAR PINE

MOULDINGS AND SHINGLES.

DOORS AND WINDOWS Etc.

Also, STOVE-WOOD, any length and size,

at REASONABLE RATES.

J. H. RICE, Agent.

LEGAL.

Sheriff's Sale.

BY VIRTUE OF AN ORDER OF SALE ISSUED

out of the District Court in and for the

County of Lincoln, State of Nevada, and to me

directed and delivered, a judgment rendered in

said Court on the 6th day of March, A. D. 1875,

in favor of Mace Dickson, David Borland,

Daniel O'Connell and John Carr,

against Central Nevada Railroad Company,

for the sum of twenty-four hundred ninety-six

and 10/100 gold coin dollars, together with one

hundred fifty-two and 50/100 gold coin dollars

tax, costs, and all accruing costs and interest, I

have levied on the following property, to wit:

That certain Railroad known as and called the

Central Nevada Railroad, commencing at a point

on what is known as Pancea Flat, a short dis-

tance west of the Raymond & Ely Hoisting

Works, and running thence easterly near and to

said Hoisting Works, and continuing thence

easterly along the southern side of the town of

Cuba, and thence continuing by the way of

Dry Valley to what is known as the town of Bu-

llionville in said Lincoln County, State of Ne-

vada; that the point of commencement and

terminus of said Railroad, and each and every

part thereof, is wholly within said county and

State, and the length of said Railroad is about

twenty-one miles, together with culverts, bridges

and switches, and all rights of said defendant

therein.

Pioche, March 24th, A. D. 1875.

By J. S. CHROMAN, Deputy Sheriff. m19-1d

Sheriff's Sale.

BY VIRTUE OF AN EXECUTION ISSUED

out of the District Court in and for the

County of Lincoln, State of Nevada, and to me

directed and delivered, for a judgment rendered

in said Court on the 23rd day of March, A. D.

1875, in favor of W. H. Bishop and G. M.

MISCELLANEOUS.

TOWNSEND

HOUSE,

SALT LAKE CITY,

UTAH.

THE ONLY

First-Class

HOTEL

—IN—

Salt Lake City.

THE KITCHEN AND DINING ROOM EN-

der the supervision of the proprietor, and

the table is supplied with the best in the

market, and second to no other place on the

Pacific Coast.

The bed rooms are large, well furnished an

air.

Attached to the Hotel are Bath Rooms, well

supplied with hot and cold water.

Every convenience for the benefit of traveling

guests.

No expense will be spared to make guests

comfortable.

Connected with the House is Sam'l T. Hatch,

formerly proprietor of Platters and Lindell

Hotel, St. Louis; also Clark M. Martin, former

ly of Railroad House, Cheyenne.

There is a connection with the House at Black

Rock, Salt Lake, twenty miles from the city, a

Summer Resort as a bathing place.

Travelers from East or West, call and judge

for yourselves, and you will be satisfied.

15-1d

Notice to Lien Holders.

IN THE DISTRICT COURT OF THE SEVENTH

Judicial District, in and for Lincoln

County, Nevada.

There is hereby given notice that the

above-named court, do hereby order and

adjudge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

dge that the said court, do hereby order

and adjudge that the said court, do hereby

order and adjudge that the said court, do

hereby order and adjudge that the said

court, do hereby order and adjudge that

the said court, do hereby order and adju-

LEGAL, ETC.

APPLICATION FOR PATENT.

NOTICE No. 14.

U. S. LAND OFFICE,

Pioche, Nevada, April 22, 1875.

NOTICE IS HEREBY GIVEN, THAT THE

SILVER STATE MINING COMPANY, a

corporation (whose postoffice address is San

Francisco, State of California), has this day

filed in this office a diagram, together with a

notice of application for a patent from the

United States, under the act of Congress, ap-

proved May 10, 1872, for eighteen hundred

(1,800) linear feet of the Potosi Lode (the lode

is supposed to run through the claim north-

erly and southerly, but does not crop out on the

surface), with surface ground of 600 feet in width,

situated in the Yellow Pine Mining District,

Lincoln County, State of Nevada, and described

in the plat and field notes on file in this office

as follows, to wit:

Beginning at a post surveyed P. No. 1, U. S.

survey No. 37, set on the S. W. slope of the

lost mountain, in the south-west part of Lincoln

County, State of Nevada, about 12 miles east

of the boundary line between the States of Cal-

ifornia and Nevada and about 30 miles south-

west from what is known as Las Vegas, and

about 80 chains S. 30 deg. W. from P. No. 1

spurs and 20 chains east of Potosi Cañon, through

which the road from Las Vegas to Salt Lake

City, a cedar tree 7 inches in diameter bears N.

77 deg. E. 40 feet west and a